



#3 SHOOVER 7/7/00
GAV 2871

Attorney Docket No.: 15162/01600

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re

U.S. application of: Hiroshi OOTSUKA, Kiyofumi
HASHIMOTO, Shuichiro KANEKO
and Katsuhiko ASAII

For: LIQUID CRYSTAL DISPLAY DEVICE

U.S. Serial No.: 09/527,368

Filed: March 16, 2000

Examiner: Not yet Assigned

Group Art Unit: 2871

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I hereby certify that this correspondence
is being deposited with the United States
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for Patents, Washington, D.C. 20231, on
June 21, 2000.

James W. Williams
Name of Applicant, Assignee, or Registered
Representative

James W. Williams
Signature

June 22, 2000

Date of Signature

Assistant Director
For Patents
Washington, D.C. 20231

Dear Sir:

INFORMATION DISCLOSURE STATEMENT

In compliance with the duty of disclosure set
forth in 37 C.F.R. § 1.56, Applicants wish to bring the
following items to the attention of the Examiner. A
copy of each document is enclosed for the convenience
of the Examiner.

No representation is made, and no representation
is intended, that more relevant material does not
exist, or that the order of presentation of this
material in any way reflects its relative pertinence.

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The references cited below are not intended to constitute an admission of any kind. Specifically, this presentation is not an admission that the items listed below are properly citable against the above-identified application.

The following documents are cited in the specification of the above-identified patent application:

- (1) Japanese Published Unexamined Patent Application No. (A) 09-119768 (KODAMA KAZUFUMI), published May 6, 1997; and
- (2) Japanese Published Unexamined Patent Application No. (A) 08-035759 (KURIPUTON INTERNATL:KK), published February 6, 1996.

Applicants also wish to bring the following document to the attention of the Examiner:

- (3) Doane et al., U.S. Patent No. 5,384,067, issued January 24, 1995.

Applicants consider the invention to be distinguishable over the above-cited documents.

As this Information Disclosure Statement is being filed prior to receipt of the first Office Action, no fee is incurred. However, if it should be determined that a fee is required, please charge any required fee (other than the issue fee) during the pendency of this

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application to Sidley & Austin's Deposit Account No.
18-1260.

Respectfully submitted,

By: James W. Williams
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June 22, 2000